

General information			
Academic subject	JUVENILE CRIMINAL PROCEDURE		
Degree course	LAW LEGAL SERIVICES FOR IMMIGRATION, HUMAN RIGHTS AND INTERCULTURALITY		
Academic Year	2022/2023		
European Credit Transfer and Accumulation System (ECTS) 6			
Language	ITALIAN		
Academic calendar (sta	rting and ending date) 23 FEBRUARY-31 MAY		
Attendance	MERELY RECOMMENDED		

Professor/ Lecturer	
Name and Surname	DANILA CERTOSINO
E-mail	danila.certosino@uniba.it
Telephone	3498506034
Department and address	DIPARTIMENTO JONICO
Virtual headquarters	RECEIVING TEAMS CODE: 7idmjpd
Tutoring (time and day)	RECEIPT TO BE AGREED BY MAIL

Syllabus		
Learning Objectives	The course aims to provide an organic and complete knowledge of the discipline of the Italian criminal process, not only from an exegetical point of view, but also from a critical point of view and from the point of view of living law, taking into account the doctrinal and jurisprudential elaboration, with particular reference to the general principles and static profiles of the process (subjects, deeds, tests, precautionary and pre-precautionary measures), as well as its dynamic development (preliminary investigations, preliminary hearing, special proceedings, juvenile trial, judgment, appeals).	
Course prerequisites	Верения в поставительной в поставительном в поставительно	
Contents	The historical evolution of the criminal trial. The principles of the Constitution and international conventions having relevance in the criminal trial. The subjects of the criminal proceedings, with particular reference to the role of the judicial police. The acts. The tests. The precautionary measures. Preliminary investigations. The preliminary hearing. Defensive investigations. The judgment. Special proceedings. The proceedings before the court in monocratic composition.	



	The appeals.		
SCALFATI-A. BERNASCONI-A. DE CARO-A. FURGIU C. PANSINI-N. TRIGGIANI-C. VALENTINI, Manuale de Processuale Penale, Torino, Giappichelli, third edition, 2		NI, Manuale di D	iritto
	H. BELLUTA-M. GIALUZ-L. LUPARIA (a procedura penale, Torino, Giappichelli, 2022.	a cura di), Codice 5a	e sistematico di edizione,
Additional materials			

Work schedule				
Total	Lectures		Hands on (Laboratory, working groups, seminars, field trips)	Out-of-class study hours/ Self-study hours
Hours				
150	48			102
ECTS				
6				
Teaching strategy	у			
		Frontal lessons in the classroom; in-depth seminars; material provided by the teacher through insertion on the online platform		
Expected learnin				
Knowledge and understanding on:		Students should be able to re-elaborate what has been learned in the course of lessons and studied individually, so as to transform the acquired knowledge into a reflection with traits of originality.		
Applying knowledge and understanding on:		Students should be able to use the concepts and knowledge acquired in the preparation and comprehension of the data and resources available.		
Soft skills		Studen learned indepe	ing informed judgments and choices Its should be able to independently deep Its, so as to gradually acquire full maturity Indence of judgment Indence of municating knowledge and understanding	and
		clear a	its should be able to transmit the knowle nd understandable to everyone, having a ate communication-relational skills and s for the construction of communication be ts	acquired ocial skills
		Studen	ncities to continue learning ats should acquire the ability to refine and edge, continuing independently in the stu	•



of skills.

Assessment and feedback	
Methods of assessment	The final exam consists of an oral interview on the topics covered by
	the program.
Evaluation criteria	Knowledge and understanding The evaluation criteria used aim to verify the effective acquisition by the student of the methodology necessary for the knowledge and understanding of the institutes of criminal procedural law indicated in the program.
	Applying knowledge and understanding The evaluation criteria used aim to verify the effective acquisition, by the student, of the methodology necessary for the application of the knowledge and understanding of the institutes of criminal procedural law indicated in the program in the current historical context of crisis of the process, also through the study of the most significant literature on the individual topics being studied in depth through seminar-type educational activities and the analysis of the most innovative jurisprudence, through exercises, with specific attention to the jurisprudence of the Constitutional Court, the Court of Cassation, the European Court of Rights of man and of the Court of Justice of the European Union.
	Autonomy of judgment The evaluation criteria used aim to verify the effective acquisition and development, by the student, of the critical study capacity of the institutes of criminal procedural law indicated in the program, also through the critical study of the most significant literature on the individual subjects subject to in-depth study - through seminar-type teaching activities - and more innovative jurisprudence, with specific attention to the jurisprudence of legitimacy and merit.
	Communicating knowledge and understanding The evaluation criteria used aim to verify the effective acquisition, by the student, of the ability to argue the doctrinal and jurisprudential theses, in order to be able to communicate them well in moments of sharing, comparison and discussion also in the classroom and on the platform forum. e-learning, both individually and in groups.
	Communication skills The evaluation criteria used aim to verify the effective acquisition, by the student, of the ability to argue the doctrinal and jurisprudential theses, in order to be able to communicate them well in moments of



	sharing, comparison and discussion even in the classroom and on the platform forum. e-learning, both individually and in groups.  Capacities to continue learning  The evaluation criteria used aim to verify the effective acquisition, by the student, of the methodology necessary for learning, mastery of the discipline, critical study of the main institutes of criminal procedural law by examining the doctrine and jurisprudence more innovative on the topics under study.
Criteria for assessment and attribution of the final mark	The final grade is expressed out of thirty. The exam is passed when the grade is greater than or equal to 18. To achieve a high evaluation, the student must have developed autonomy of judgment and adequate capacity for argumentation and presentation.
Additional information	
	Students can request the assignment of the thesis by request sent to the teacher after passing the exam at least six months before the scheduled graduation session.